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14	
15	INITED STATES DISTRICT COURT
15 16	UNITED STATES DISTRICT COURT
16	UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA
	DISTRICT OF NEVADA FEDERAL TRADE COMMISSION, )
16	DISTRICT OF NEVADA  FEDERAL TRADE COMMISSION, ) Case No: 17-cv-02000-APG-GWF
16 17	DISTRICT OF NEVADA  FEDERAL TRADE COMMISSION,  Case No: 17-cv-02000-APG-GWF  Plaintiff,  )
16 17 18 19	DISTRICT OF NEVADA  FEDERAL TRADE COMMISSION,  Case No: 17-cv-02000-APG-GWF  Plaintiff,  v.  DECLARATION OF COUNSEL
16 17 18	DISTRICT OF NEVADA  FEDERAL TRADE COMMISSION,  Case No: 17-cv-02000-APG-GWF  Plaintiff,  V.  DECLARATION OF COUNSEL  REVMOUNTAIN, LLC, et al.,  MOTION OF PLAINTIFF FTC AND
16 17 18 19	FEDERAL TRADE COMMISSION,  Plaintiff,  V.  DECLARATION OF COUNSEL  REVMOUNTAIN, LLC, et al.,  DISTRICT OF NEVADA   Case No: 17-cv-02000-APG-GWF  DECLARATION OF COUNSEL  REGARDING EMERGENCY JOINT  MOTION OF PLAINTIFF FTC AND  DEFENDANT JENNIFER JOHNSON TO
16 17 18 19 20	DISTRICT OF NEVADA  FEDERAL TRADE COMMISSION,  Case No: 17-cv-02000-APG-GWF  Plaintiff,  V.  DECLARATION OF COUNSEL  REVMOUNTAIN, LLC, et al.,  MOTION OF PLAINTIFF FTC AND
16 17 18 19 20 21	FEDERAL TRADE COMMISSION,  Plaintiff,  V.  DECLARATION OF COUNSEL  REVMOUNTAIN, LLC, et al.,  Defendants.  DISTRICT OF NEVADA  Case No: 17-cv-02000-APG-GWF  DECLARATION OF COUNSEL  REGARDING EMERGENCY JOINT  MOTION OF PLAINTIFF FTC AND  DEFENDANT JENNIFER JOHNSON TO  ENTER STIPULATED ORDER TO  RELEASE FUNDS
16 17 18 19 20 21 22 23	FEDERAL TRADE COMMISSION,  Plaintiff,  V.  DECLARATION OF COUNSEL  REVMOUNTAIN, LLC, et al.,  Defendants.  DISTRICT OF NEVADA  Case No: 17-cv-02000-APG-GWF  DECLARATION OF COUNSEL  REGARDING EMERGENCY JOINT  MOTION OF PLAINTIFF FTC AND  DEFENDANT JENNIFER JOHNSON TO  ENTER STIPULATED ORDER TO
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16 17 18 19 20 21 22 23	FEDERAL TRADE COMMISSION,  Plaintiff,  V.  DECLARATION OF COUNSEL  REVMOUNTAIN, LLC, et al.,  Defendants.  Pursuant to Local Rule 7-4(a), Plaintiff Federal Trade Commission ("FTC") submits this
16 17 18 19 20 21 22 23 24	FEDERAL TRADE COMMISSION,  Plaintiff,  V.  DECLARATION OF COUNSEL  REGARDING EMERGENCY JOINT  NOTION OF PLAINTIFF FTC AND  Defendants.  Defendants.  Pursuant to Local Rule 7-4(a), Plaintiff Federal Trade Commission ("FTC") submits this declaration of counsel in support of the Emergency Joint Motion of Plaintiff FTC and  Defendant Jennifer Johnson to Enter Stipulated Order to Release Funds.
16 17 18 19 20 21 22 23 24 25	FEDERAL TRADE COMMISSION,  Plaintiff,  V.  DECLARATION OF COUNSEL  REVMOUNTAIN, LLC, et al.,  Defendants.  Pursuant to Local Rule 7-4(a), Plaintiff Federal Trade Commission ("FTC") submits this declaration of counsel in support of the Emergency Joint Motion of Plaintiff FTC and
16 17 18 19 20 21 22 23 24 25 26	FEDERAL TRADE COMMISSION,  Plaintiff,  V.  DECLARATION OF COUNSEL  REGARDING EMERGENCY JOINT  NOTION OF PLAINTIFF FTC AND  Defendants.  Defendants.  Pursuant to Local Rule 7-4(a), Plaintiff Federal Trade Commission ("FTC") submits this declaration of counsel in support of the Emergency Joint Motion of Plaintiff FTC and  Defendant Jennifer Johnson to Enter Stipulated Order to Release Funds.

motions to release funds for living expenses should be filed as emergency motions. The FTC and Defendant Johnson further state that release of funds for living expenses is an urgent matter for the Court's consideration.

- (2) The movants and affected parties are Plaintiff FTC and Defendant Jennifer Johnson. The FTC's office address and counsel's telephone numbers are: Sarah Waldrop and Michelle Schaefer, 600 Pennsylvania Ave. NW, Mailstop CC-9528, Washington, DC 20580, 202-326-3444 (Waldrop), 202-326-3515 (Schaefer). Defendant Johnson's counsel's office address and telephone number are: Richard Newman, Hinch Newman LLP, 40 Wall Street, 35th Floor, New York, NY 10005, 212-756-8777.
- (3) The joint movants have no dispute regarding entry of the attached stipulated order. The movants did not contact other parties to this matter regarding this joint motion because the attached stipulated order concerns and affects only Defendant Johnson.

Respectfully submitted this 14th day of September, 2017.

/s/ SARAH WALDROP SARAH WALDROP MICHELLE SCHAEFER Attorneys for Federal Trade Commission